1   2   3   4   5   6   7	Thomas F. Christensen, Esq. Nevada Bar #2326 Christensen Law Offices, LLC 1000 S. Valley View Blvd. Las Vegas, NV 89107 T:702-870-1000 courtnotices@injuryhelpnow.com Attorneys for Defts Kabul & Alexander  IN THE UNITED STATI	
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9	ADMIRAL INSURANCE COMPANY,	Case No.: 2:22-cv-00177-CDS-NJK
10	Plaintiff vs.	STIPULATION AND ORDER TO EXTEND TIME FOR
11		OPPOSITION TO MOTION FOR CERTIFICATION OF
12	KABUL, INC. d/b/a FASTRIP PWC RENTALS, KABUL, INC. d/b/a FASTRIP	SEPARATE AND FINAL
13	FOOD STORE, DARRYL PETER ALEXANDER, JR.,	JUDGMENT (ECF#179) (First Request)
14	ALEXANDER, JR.,	[ECF No. 180]
15	Defendants	[ECF No. 180]
16		] 
17 18	KABUL, INC., dba FASTRIP PWC and FASTRIP FOOD STORE,	
19	Third Party Plaintiff v.	
20	CDECC EIDCNESS EADM DUDEAU	
21	GREGG EIDSNESS FARM BUREAU FINANCIAL SERVICES,	
22	Third Party Defendant	
23		
24	And all related cross actions	
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1 The parties hereto, by and through their respective counsel, hereby stipulate and agree, 2 subject to this Court's approval, to extend the deadline for Kabul to file its Opposition to 3 the Motion for Certification of Separate and Final Judgment that was filed by Admiral 4 Insurance Company ("Admiral") on April 7, 2025 (ECF No. 179). The Opposition was due on April 21, 2025 and this is the First Requested Extension. Due to personal family emergency 5 circumstances of Plaintiff's counsel, and excusable neglect caused thereby, additional time is 6 necessary. Therefore, the parties hereto stipulate to an extension and agree that Kabul's 7 Opposition may be filed on or before April 25, 2025. 8 Dated this 22nd day of April, 2025. 9 CHRISTENSEN LAW OFFICES, LLC 10 ARMSTRONG TEASDALE LLP BY: /s/Thomas Christensen By: /s/Brandon P. Johansson 11 THOMAS CHRISTENSEN, ESQ. KEVIN R. STOLWORTHY Nevada Nevada Bar No. 2326 Bar No. 2798 12 1000 S. Valley View Blvd. BRANDON P. JOHANSSON Las Vegas, Nevada 89107 Nevada Bar No. 12003 13 courtnotices@injuryhelpnow.com Armstrong Teasdale LLP 14 7160 Rafael Rivera Way, Suite 320 Las Vegas, Nevada 89113 15 Telephone: 702.678.5070 Facsimile: 702.878.9995 16 kstolworthy@atllp.com 17 18 19 Based on the parties' stipulation, it is ordered that the deadline for Kabul to file a response to Admiral Insurance's motion for judgment is extended to 20 April 25, 2025. 21 Dated: April 24, 2025 22 23 Cristina D. Silva 24 United States District Judge 25 26 27 28